## U.S. Department of Justice

Washington D.C. 20530

## Amendment to Registration Statment

OMB No. 1105-0004

Pursuant to the Foreign Agents Registration Act of 1938, as amended

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, dissemination report, copy of political propaganda or other document or information filed with the Attorney General under this act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney General transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average 1.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

1. Name of Registrant	2. Registration No.
Squire, Sanders & Dempsey	746
3. This amendment is filed to accomplish the following ind	icated purpose or purposes:
☐ To correct a deficiency in	To give a 10-day notice of a change in information as required by Section 2(b) of the Act.
☐ Initial Statement	
Supplemental Statement for six months ending June 2, 1990	Other purpose (specify) Respond to DOJ letter dated August 16, 1991.
☐ To give notice of change in an exhibit previously file	d.
4. If this amendment requires the filing of a document or or	documents, please list-
	I detail together with, where appropriate, specific reference to and identity
of the item in the registration statement to which it pertains	s. If more space is needed, full size insert sheets may be used.

See attached description of legal services for California Steel Industries, Inc.

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for the six (6) months ending June 2, 1990.

	in their entirety true and accurate to the best of his (their) knowledge	
	Robert H. Huey	
(All copies of this amendment shall be signed and sworn to before a notary public or other person authorized to administer ouths by the agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions who are in the United States, if the registrant is an organization.)		
Subscribed and sworn to before me at	" Chenten	
this // day of Josephon ,19 91	Haney Issu (Notary or other officer)	
My commission expires November 30, 1992	(treating of earth officer)	

Description of Legal Services For California Steel Industries, Inc. for the Six (6) Months Ending June 2, 1990

Amendment to Item 11 -- Service Provided to California Steel Industries, Inc. ("CSI").

The firm did not provide any services to CSI for the first two days of June 1990.

In May 1990, the firm provided advice to CSI on the subpoena power of the United States International Trade Commission; obtained and provided public documents regarding the Steel Voluntary Restraint Agreement program from the Department of Commerce; and advised regarding a short supply application for continuous cast foreign slab.

In April 1990, the firm provided advice to CSI on the subpoena power of the United States International Trade Commission under 19 U.S.C. § 1333 (a). The firm also charged a portion of its time to CSI to complete and file the firm's Foreign Agents Registration Act.

In March 1990, the firm provided advice to CSI on a short supply application under the Steel Voluntary Restraint Agreements made on behalf of Berg Steel Corporation and the filing requirements of the Foreign Agents Registration Act.

In February 1990, the firm provided advice to CSI on the quotas available under the Steel Voluntary Restraint Agreement between the United States and Mexico including a telephone call to obtain quota availability from the Agreements Compliance Section, International Trade Administration, Department of Commerce.

In January 1990, the firm advised CSI on the requirements of filing the lobbying form under the Foreign Agents Registration Act which included obtaining Lobby Act forms from the Clerks Office, House of Representatives; the unused quotas under the Steel Voluntary Restraint Agreement; and the Department of Commerce's Steel Voluntary Restraint Agreement short supply regulations.

In December 1989, the firm advised CSI on the meaning of the term "double substantial transformation" set forth in the Steel Voluntary Restraint Agreement between the United States and Brazil; provided information on pending short supply applications; provided advice on the advisibility of terminating the Foreign Agents Registration Act filing on behalf of a CSI executive; and provided other information with respect to the Steel Voluntary Restraint Agreements.

The firm did not engage in any political activities as defined by the Foreign Agents Registration Act during the six months ending June 2, 1990.